```
1
    FRANCIS O. SCARPULLA (41059)
    CRAIG C. CORBITT (83251)
    MATTHEW R. SCHULTZ (220641)
2
    QIANWEI FU (242669)
    ZELLE HOFMANN VOELBEL MASON & GETTE, LLP
 3
    44 Montgomery Street, Suite 3400
    San Francisco, CA 94104
4
    Telephone: 415-639-0700
    Facsimile: 415-693-0770
 5
    ccorbitt@zelle.com
 6
    JOSEPH M. ALIOTO (42680)
    THERESA D. MOORE (99978)
7
    ANGELINA ALIOTO-GRACE (206899)
    JOSEPH M. ALIOTO, JR. (215554)
8
    ALIOTO LAW FIRM
    555 California Street, 31st Floor
    San Francisco, CA 94104
    Telephone: 415-434-8900
10
    Facsimile: 415-434-9200
    jaliotojr@aliotolaw.com
11
    JACK W. LEE, Esq. [SBN 71626]
12
    BRAD YAMAUCHI, Esq. [SBN 73245]
    B. MARK FONG, Esq. [SBN 99672]
13
    HUGO A. ZIA, Esq. [SBN 122599]
    MINAMI TAMAKI LLP
14
    360 Post Street, 8th Floor
    San Francisco, California 94108-4903
15
    Telephone:
                 (415) 788-9000
    Facsimile:
                 (415) 398-3887
16
    ilee@MinamiTamaki.com
17
    Interim Co-Lead and Liaison Counsel for Indirect Purchaser Plaintiffs
18
19
                             UNITED STATES DISTRICT COURT
20
                           NORTHERN DISTRICT OF CALIFORNIA
21
                                 SAN FRANCISCO DIVISION
22
    IN RE TFT-LCD (FLAT PANEL)
                                                       Case No. 06-07588 SI
23
    ANTITRUST LITIGATION
                                                       Master File No. C07-1827 SI
24
25
                                                       MDL No. 1827
    This Document Relates to:
26
    JUDD ELIASOPH, on behalf of himself and all )
    others similarly situated,
27
28
              REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE (LETTER ROGATORY)
```

1	Plaintiff,	) REQUEST FOR INTERNATIONAL
2	V.	JUDICIAL ASSISTANCE
3	LG PHILIPS LCD CO., LTD.; LG PHILIPS LCD AMERICA, INC.; SAMSUNG	) )
4	ELECTRONICS CO. LTD.; SHARP	)
5	CORPORATION; SHARP ELECTRONICS CORPORATION; TOSHIBA	) (LETTER ROGATORY)
6	CORPORATION; TOSHIBA MATSUSHITA DISPLAY TECHNOLOGY CO., LTD.;	
	HITACHI LTD.; HITACHI DISPLAYS, LTD.;	
7	HITACHI AMERICA LTD.; HITACHI ELECTRONIC DEVICES (USA), INC.;	)
8	EPSON IMAGING DEVICES CORPORATION; NEC	) T)
9	ELECTRONICS CORPORATION; NEC LCD	)
10	TECHNOLOGIES, LTD; NEC ELECTRONICS AMERICA, INC.; IDT	)
11	INTERNATIONAL LTD.; AU OPTRONICS; AU OPTRONICS CORPORATION	)
	AMERICA; CMO JAPAN CO., LTD.; CHI	
12	MEI OPTOELECTRONICS; CHI MEI OPTOELECTRONICS USA, INC.;	)
13	CHUNGHWA PICTURE TUBES LTD; and HANNSTAR DISPLAY CORPORATION,	)
14	Defendants.	
15	Defendants.	<i>)</i> -
16		
17	The United States District Court Northern District of California presents its compliments to	
18	the Appropriate Judicial Authority of Taiwan, and requests international assistance to effect	
19	service of process to be used in a civil proceeding before this Court in the above captioned matter.	
20	I. <u>REQUEST</u>	
21	This Court requests the assistance described herein as necessary in the interests of justice.	
22	The assistance requested is that the Appropriate Judicial Authority of Taiwan effect Service of	
23	Process of: Amended Summons in a Civil Case; Amended Class Action Complaint; Pretrial Order	
24	No. 5: Case Management; Judge Illston's Standing Order; Standing Order Re: Cases Designated	
25	for Electronic Filing; Case Management Conference Order; Dispute Resolution Procedures in the	
26	Northern District of California handbook; Notice Of Availability Of Magistrate Judge To Exercise	
27	Jurisdiction: the United States District Court for the Northern District of California's ECE	

28

Registration Information Handout; and Certified Translations of these documents on the belownamed corporation:

HannStar Display Corporation

No. 480, Rueiguang Rd., 12th Floor, Neihu Chiu

Taipei 114 Taiwan

The Appropriate Judicial Authority of Taiwan is requested to serve the documents listed above by personal service into the hands of a director, managing agent or other person authorized to accept service at the above listed address or in any manner prescribed for the service of such documents consistent with the law of Taiwan.

## II. FACTS OF THE CASE

The Complaint in this action was been filed under Section 16 of the Clayton Act, (15 U.S.C. § 26), to obtain injunctive relief for violations of Section 1 of the Sherman Act, (15 U.S.C. § 1), and to recover damages and/or restitution under various state antitrust and consumer protection laws, including to recover the costs of suit, and reasonable attorneys' fees. This Court has jurisdiction over the federal claims under 28 U.S.C. §§ 1331 and 1337. The Court has jurisdiction over the state law claims under 28 U.S.C. § 1367.

There are two general categories of cases in these related actions: (1) those brought under federal law on behalf of direct purchasers; and (2) those brought generally under state law on behalf of indirect purchasers, for which there are over seventy complaints covering twenty-three different states. All plaintiffs allege that they purchased Thin Film Transistor Liquid Crystal Display products ("TFT-LCD Products") either directly or indirectly from defendants or from their alleged co-conspirators. Plaintiffs claim damages caused by the defendants' conspiracy to fix prices on TFT-LCD Products sold in the United States and elsewhere. The plaintiffs allege the conspiracy began in November 1, 1998 and continued through at least December 31, 2006 (the "Class Period").

In or about December of 2006, the Antitrust Division of the United States Department of Justice ("DOJ") sent out subpoenas to various companies in connection with an investigation of

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

cartel activity in the TFT-LCD industry. Several of these companies being investigated have already pled guilty to price-fixing in the DRAM industry and have paid substantial fines to the DOJ for those unlawful activities. III. **RECIPROCITY** The United States District Court for the Northern District of California would be willing to provide similar assistance to the Appropriate Judicial Authority of Taiwan. IV. REIMBURSEMENT FOR COSTS Lead and Liaison Counsel for the Indirect-Purchaser Plaintiffs have represented that they are willing to reimburse the appropriate Judicial Authority of Taiwan for costs incurred in executing this Letter Rogatory in an amount not to exceed One Thousand Five Hundred dollars (\$1500.00). If the costs for executing this Letter Rogatory will exceed US \$1500, please contact Lead and Liaison Counsel for the Indirect-Purchaser Plaintiffs before exceeding this amount. Their contact information is as follows: Francis O. Scarpulla Zelle Hofmann Voebel Mason & Gette LLP 44 Montgomery Street, Suite 3400, San Francisco, CA 94104. Phone: (415) 693-0700; Fax: (415) 693-0770. Jack W. Lee Minami Tamaki LLP 360 Post Street, 8<sup>th</sup> Fl. San Francisco, CA 94108 Phone: (415) 788-9000; Fax: (415) 398-3887 In acknowledgment of the additional time which is needed to prepare and file a responsive pleading to the attached documents, the time period is extended to 45 days after service. The Court extends to the Appropriate Judicial Authorities of Taiwan assurances of its highest consideration. 10/23/07 DATED: \_\_\_ By: \_ Hon. Susan Illston

REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE (LETTER ROGATORY)

## United States District Judge 450 Golden Gate Ave, San Francisco, CA 94102 (415) 522-2028 (Tracy Sutton, Calendar Clerk) (415) 22-2068 (Yumiko Saito, Docket Clerk) #3170435v1 REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE (LETTER ROGATORY)

Casteals/e07:0c7-00t082.783217-S.Dotto on member 633653 Filled 1001/224/20007Page as 555 5